# IN THE UNITED STATES DISTRICT COU**SOUTHERN DISTRICT OF TEXAS**FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION UNITED STATES COURTS FILED APR 2 2 2002

Mark NEWBY,	§	MICHAEL N. MILBY, CLERK OF COURT
Plaintiff,	§	
	§	
V.	§	Consolidated Lead No. H-01-3624
	§	
ENRON CORP., et al.,	§	
Defendants.	§	
	§	
AMERICAN NATIONAL	§	
INSURANCE COMPANY, et al.,	§	
Plaintiffs,	§	
	§	
v.	§	Civil Action No. G-02-0084
	§	
ARTHUR ANDERSEN, L.L.P., et al.,	§	
Defendants.	§	

ARTHUR ANDERSEN LLP'S EMERGENCY MOTION
(JOINED IN PART BY THE LEAD PLAINTIFF)
TO ADJOURN DATE FOR THE FILING OF ANDERSEN'S
RESPONSE TO THE REGENTS' MOTION, CURRENTLY
SET FOR APRIL 22, 2002, AND TO CONTINUE HEARING
CURRENTLY SET FOR APRIL 24, 2002

Arthur Andersen LLP ("Andersen") and the Regents of the University of California, Lead Plaintiff in the *Newby* case (the "Regents") jointly file this motion to request that the time for Andersen to respond to the Regents' *Ex Parte* Application for a Temporary Restraining Order and Order to Show Cause Re: Preliminary Injunction to Enjoin Defendant Andersen's Breakup ("Lead Plaintiff's Application") be extended until April 29, 2002, and that the hearing currently set by this Court for April 24, at 2:00 p.m. be continued until May 1, 2002, at 2:00 p.m. or such other date thereafter as may be convenient to the Court. This joint motion is made jointly on behalf of the Regents and Andersen in light of the ongoing

532

discussions and developments in the mediation between and among them and Lead Plaintiff in the *Tittle* case.

Andersen also files this motion to continue the hearing currently scheduled for the same date and time on American National Insurance Company, et al.'s Emergency Motion for Temporary Injunction and Request for Hearing ("American National Motion"), and in support thereof would show:

#### A. Background

On or about March 28, 2002, American National Insurance Co, et al. ("American National") moved for the entry of a temporary restraining order enjoining Andersen from "(1) transferring any assets to foreign subsidiaries or affiliates; (2) releasing any foreign subsidiaries or affiliates from any obligations to [Andersen]; and (3) releasing from non-compete agreements any partners, employees or other agents subject to non-compete agreements with Andersen, without the express permission of the Court." See American National Motion (Docket No. 422).

Andersen responded to the American National Motion on April 5, 2002. On that same date, the Regents filed Lead Plaintiff's Application seeking a temporary restraining order, which subsumed and broadened the relief sought by American National. The Regents seek an order to "preserve the *status quo* of defendants [Arthur] Andersen LLP, Andersen Worldwide Cooperative, Switzerland . . . and Andersen's member firms and affiliates ([defined] collectively, [as] 'Andersen') and enjoining Andersen's efforts to dissolve or spin-off divisions or businesses; and (2) an Order to Show Cause why a preliminary injunction should not issue." See Lead Plaintiff's Application.

On April 8, 2002, the parties appeared before the Court for argument. At the suggestion of the Regents and the *Tittle* Lead Plaintiff and with the concurrence of all parties, that hearing was adjourned

until April 17 given the progress and developments in the mediation between Andersen, the Regents and the *Tittle* Lead Plaintiffs.

On April 15, 2002, because of continued progress and developments in the mediation, Andersen and the Regents jointly moved this Court for an order continuing the hearing until April 22, 2002 or such dates as was set by the Court. American National objected to the continuance.

On April 16, 2002, the Court granted the relief sought by Andersen and the Regents and overruled American National's objections to a continuance. The Court's order requires Andersen to file its papers in response to the Regent's motion on April 22, 2002, and continues the hearing until April 24, 2002. The Order further finds that:

"The Court believes that great harm could be caused by holding the hearing on April 17, before the conclusion of ongoing settlement negotiations. The Court further believes that this danger outweighs any danger to plaintiffs American National Insurance Company, et al. in postponing that hearing to a date certain in the future." Order dated April 16, 2002.

#### B. Joint Motion of Andersen and Lead Plaintiff

As indicated in today's motion, it continues to be the considered view of the Regents and Andersen that those same considerations that warranted the earlier continuances warrant a further continuation of the hearing. Andersen and the Regents jointly request that the time for Andersen to respond to the Lead Plaintiff's Application, currently set for April 22, 2002, be extended until April 29, 2002, and that the hearing currently set by this Court for April 24, 2002, be continued until May 1, 2002 at 2:00 p.m. or such other date thereafter as may be convenient to the Court.

#### C. Andersen's Motion to Continue American National's Motion

The Court should also continue any hearing resulting from American National's motion. As was noted in Andersen's prior motion for a continuance of the American National hearing, allowing the hearing to go forward solely with respect to the relief sought by American National, would create the very same harm to the settlement negotiation process that the Regents and Andersen believe is best avoided and that the Court has previously recognized could result from such a hearing.

In addition, requiring Andersen to proceed with a hearing on American National's motion, while the Regents' motion for similar relief is continued, would constitute a waste of judicial resources as well as a waste of Andersen's resources. Andersen should not be required to assume the costs and burdens of responding to what are virtually two identical motions on two different schedules. Nor should the Court be required to address this issue on two different schedules.

Andersen does not repeat, but incorporates by reference the other grounds set forth in its April 15, 2002 motion for a continuance.

#### D. Emergency Relief Sought

Pursuant to S.D. Tex. Local R. 7.8, Andersen respectfully asks the Court to decide this motion on an emergency basis. Under S.D. Tex. Local R. 7.3, this motion would ordinarily be submitted on twenty days from today. In light of the fact that submission on that date would moot this motion and that Andersen's papers are required to be filed today in anticipation of the April 24 hearing, Andersen and the Regents respectfully request that the Court rule on this motion prior to the close of business on April 23, 2002.

Dated: Houston, Texas April 22, 2002

Respectfully submitted,

Rusty Hardin

State Bar No. 08972800 S.D. Tex. I.D. No. 19424

RUSTY HARDIN & ASSOCIATES, P.C. 1201 Louisiana, Suite 3300 Houston, Texas 77002 (713) 652-9000 (713) 652-9800 (fax)

Attorney-in-Charge for Defendant Arthur Andersen LLP

### **OF COUNSEL**

Andrew Ramzel State Bar No. 00784184 S.D. Tex. I.D. No. 18269 RUSTY HARDIN & ASSOCIATES, P.C.

Daniel F. Kolb Michael P. Carroll Sharon Katz DAVIS POLK & WARDWELL 450 Lexington Avenue New York, New York 10017 (212) 450-4000 (212) 450-3633 (fax)

## **CERTIFICATE OF CONFERENCE**

I hereby certify that on this 22 day of April, 2002, I spoke with David Le Blanc, counsel for American National, by telephone. Mr. Le Blanc told me that American National is opposed to continuing the hearing currently set for April 24.

Andrew Ramzel

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 22 day of April, 2002, the foregoing pleading was served pursuant to the Court's April 5, 2002 Order.

Andrew Ramzel